3 yor Roy introduced the following Ordinance:

ORDINANCE NO. 2000-48

A FORDINANCE BANNING TOBACCO VENDING MACHINES IN THE CITY OF CALERA, ALABAMA.

BE IT ORDAINED by the City Council of the City of Calera as follows:

Section 1. PURPOSE.

WHEREAS, the United States Surgeon General has long warned smokers that smoking to acco, or any other weed or plant is hazardous to their health; and

WHEREAS, The National Center for Discase Control has concluded that more than 4(),000 United States citizens die each year from tobacco-caused or related diseases and tobacco related illness cost businesses and individuals in the United States billions of dollars per year; and

WHEREAS, local news reports say that over 50 million Americans smoke and at least two mry-five percent (25%) of Alabama's population smokes; and

WHEREAS, the National Institute on Drug Abuse has found that nicotine in tobacco pr ducts is a powerful addictive drug and identifies nicotine addiction as the most widespread ex mple of drug dependence in the United States; and

WHEREAS ninety percent (90%) of adults who now smoke started smoking between the ag s of nine and eighteen years; and

WHEREAS three million children smoke daily in the United States, and over seventy-percent (75%) buy their own cigarettes. Children currently have ready access to cigarettes other tobacco products as a result of the availability of cigarette vending machines. So antific studies have shown that minors are successful in buying tobacco products from cigarette vending machines in areas such as bars or cocktail lounges, where minors are not logally permitted to be present, are also readily utilized by minors to obtain tobacco products; and

WHEREAS, The United States Surgeon General has consistently favored elimination of signette vending machines for public health reasons; and

WHEREAS, the American Cancer Society, American Lung Association, American Heart As ociation, American Medical Association, and Alabama Medical Association, representing the

over vhelming view of this recognized professional medical associations, support the elimination of ci garette vending machines for public health reasons; and

WHEREAS, roother dargerous product or drug, cancer eausing product or drug, of acidi tive product or drug is sold through vending machines. No other product or drug which mine is are prohibited from purchasing is sold through vending machines.

NOW, THEREFORE, the compelling purpose and intent of this ordinance is to better public health, so fety and welfare; to significantly reduce the ability of minors to illegally obtantobacco products by banning tobacco and tobacco accessory vending machines, and to gene ally promote the health and welfare of all people in the community against health hazards and I armful effects of using addictive tobacco products.

Section 2. DEFINITIONS.

For the purposes of this Ordinance the following terms, phrases, words, and their derivations shall have the meaning given herein. When not inconsistent with the context, words used in the present tense include the future, words in the plural number include the singular our er, and words used in the singular number include the plural number. The word "shall" is a mandatory and not merely directory.

- (1) "City" means the City of Calera, Alabama.
- (2) "Employee" means any person who is employed by an employer in the consideration for direct or indirect monetary wages or profit, and any person who volunteers his or her services for a non-profit entity.
- (3) "Employer" means any person which employees one (1) or more persons.
- (4) "Minor" means an individual who is less than 19 years of age.
- (5) "Owne" shall mean and include the lessee, sublessee, assignee, part owner, joint owner, tenant in common, joint tenant, tenant by the entirety, managing agent, officers of the corporation or other person having the right of ownership or possession or the right to sell, rent or lease any real property.
- (6) "Person" means any person, firm, partnership, association, corporation, company or organization of any kind.
- (7) "Tobac to Accessories" means any digarette papers or wrappers, pipes, holders of smoking materials of all types, digarette rolling machines, and any other item designed primarily for the smoking or ingestion of tobacco products.

- (8) "Tobacco Products" means any substance containing tobacco leaf, including but not limited to eigarettes, eigars, smoking tobacco and smokeless tobacco.
- (9) "Tobacco vending machines" includes any machine or device designated for or used for the vending of cigarettes, cigars, tobacco, or tobacco products upon the insertion of coins, paper bills, trade checks, slugs, or credit cards.

Section 3. ENFORCEMENT.

The provisions of this ordinance are enforceable by any duty authorized municipal code of forcement officer, (revenue examiner) police officer or as otherwise allowed by law.

Section 4. SALE OF CIGARETTES AND OTHER TOBACCO PRODUCTS FROM VENDING MACHINES PROHIBITED.

- (a) No person shall locate, install, keep, maintain or use, or permit the location, ir stallation, keepir g, maintenance or use on his, her or its premises of any tobacco vending perhine used or intended to be used for the purpose of selling or disposing of any tobacco products or tobacco accessories therefrom.
- (b) Any tobacco vending machine in use on the effective date of this ordinance shall be removed before December 31, 2000 (end of the business license year).

Section 5. VIOLATIVE TOBACCO VENDING MACHINES

Any tobacco vending machine not removed from the premises or converted to a permissible use within the time limit set forth by Section 4(b) shall be deemed to be a public nu sance, and may be abated by the City in a civil action or other appropriate legal proceedings.

Section 6. VIOLATION: PENALTY

Any person firm or corporation violating and provisions of this Ordinance shall be defined guilty of a misdemeanor and upon conviction thereof, shall be punished as stated below. Est had day such violation is committed or permitted to continue shall constitute a separate offense and shall be punishable as such hereunder.

First Offens	
First Offens:	\$2 50.00
Second Offense	\$500.00
Third Offense	\$500.00

In addition to the fines set out above, for the third and any subsequent violations of this ore nance, the City Council shall conduct a public hearing wherein the violating party shall be extended as to the fitness of the violator continuing to do business within the City of Calera. At

the conclusion of said public hearing, the City Council may revoke the business license of the vic lator to conduct business in the City.

eated violations may be the basis for a review of and revocation of presently outstanding business licensed is used by the City.

Section 7. MISCELLANEOUS.

- (a) Construction with Other Laws. Nothing in this ordinance excuses noncompliance with any state, federal or local law or any rule or regulation which prohibits tobacco vending mathines.
- (b) Valiaity or Constitutionality. If any portion of this ordinance shall be held unconstitutional, invalid, or unenforceable, such holdings shall not affect the remaining portions not render the remaining portions invalid, and to that end the provisions hereof are declared to be severable.

Section 8. ORDINANCES REPEALED.

All ordinances or parts of ordinances in conflict with the provisions of this Ordinance are her by repealed.

Section 9. EFFECTIVE DATE.

That this ord nance shall become effective upon it's adoption.

Conneil Member Davis moved that unanimous consent of the Council be given for the ediate action upon said Ordinance. Council Member Phillips see inded said motion and upon vote the results were:

AY 28: Roy, Crawford, Jones, Phillips, Glasgow, Davis

NA (S: None

Ma 'or Roy declared said motion carried and unanimous consent given.

Co neil Member Crawford moved that Ordinance No. 2000-48 be adopted, which motion was seconded by Council Member Jones and upon vote the results were as follows:

AY 55. Roy, Crawford, Jones, Phillips, Glacgow, Davis

NAYS:

None

Adopted this 18th day of September 2000.

Lir da Steele, City Clerk

George W. Roy, Mayor

CERTIFICATION OF POSTING

Linda Steele. City Clerk of the City of Calera, Alabama do hereby certify that the foregoing Ordinance is a true and correct copy of the Ordinance adopted by the City Council of the City of Calera, Alabama on the 18th day of September 2000, as the same appears in the official record of the City of Calera Council meeting.

Given under my hand this the day of Satura 2000.

Linda Steele, City Clerk

Linda Steele. City Clerk of the City of Calera, Alabama do hereby certify nat the foregoing Ordinance was duly posted at the following locations:

- Calera City Hall
- Calera Post Office
- Calera Public Library
- Associated Foods

Linda Steele, City Clerk

Zate Posted